

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/561,251	12/19/2005	Koji Fujimoto	36856.1396	6071
	7590 02/12/2007 NUFACTURING COMP.	ANY, LTD.	EXAM	INER
	G & BENNETT, LLP BBORO DRIVE		ART UNIT	PAPER NUMBER
SUITE 850 MCLEAN, VA	22102		2817	•
			MAIL DATE	DELIVERY MODE
			02/12/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

Best Available Copy

Best Available Copy					
	Application No.	Applicant(s)	Applicant(s)		
N. diss of Non Compliant	10/56/25/				
Notice of Non-Compliant	Examiner	Art Unit	·		
Amendment (37 CFR 1.121)			· · · · · · · · · · · ·		
- The MAILING DATE of this communication a	onnears on the cover sheet wit	h the correspondence add	iress -		
ne amendment document filed on	amendment document to be	compliant, correction of the	he following		
m(s) is required. HE FOLLOWING MARKED (X) ITEM(S) CAUSE THE Properties of the constitution.	HE AMENDMENT DOCUMEN	NT TO BE NON-COMPLIA	ANT:		
		~.			
T A Amonded paradraphis 00 not inclu	ıde markings.				
B. New paragraph(s) should not be un	IUEI IIII CU.		•		
C. Other		<i>1</i>			
2. Abstract: A. Not presented on a separate sheet B. Other C.: Alpha all Chara 3. Amendments to the drawings:	1. 37, CFR 1.72.	how marke.	rap		
B. Other a. replace ment	abstract must	the min ver	seon		
☐ 3 Amendments to the drawings:	zes manne W	anlessment Sheet " "New	Sheet." or		
I I A THE ULAWINGS GIOTIOTE TO THE	4 404(1)				
"Ahnotated Sheet" as required by	of Of It 1.12 (a)	an aliminated Replaceme	ent drawings		
 B. The practice of submitting propose showing amended figures, without 	t markings, in compliance with	h 37 CFR 1.84 are require	eu.		
C. Other					
4. Amendments to the claims:	ma is not present				
A A complete listing of all of the clair	ude the text of all pending cla	ims (including withdrawn	claims)		
C Fach claim has not been provided	1 Willi the brober every	Join must be indicated af	ter its claim		
of each claim cannot be identified	1. NOIS. IIIC Claims of Chiains	al) (Currently amended).	(Canceled),		
number by using one of the follow (Previously presented), (New), (N	lot entered), (Withdrawn) and	(Withdrawn-currently am	lended). order		
(Previously presented), (New), (Nov.), (Nov.)	per have not been presented	in ascending numerical c	, , , , , , , , , , , , , , , , , , ,		
□ E Other		•			
5. The amendment is unsigned or not sign	ned in accordance with 37 CF	K 1.4.	PTO website at		
	oduired by 3/ CFR 1.14 1, 300	MPEP § 714 and the oc			
For further explanation of the amendment format to http://www.uspto.gov/web/offices/pac/dapp/opla/pro	eognotice/officellyer.pdr	•			
THE THE	NOTICE				
1. Applicant is given no new time period if the n	on-compliant amendment is a	an after-final amendment	or an amenumer prrections the		
Applicant is given no new time period if the n filed after allowance. If applicant wishes to result.	submit the non-compliant afte	r-final amenument with or	action.		
filed after allowance. If applicant wishes to res entire corrected amendment must be resubr	nitted within the time period s	the mail date of this notic	e to supply the		
entire corrected amendment must be resubred. 2. Applicant is given one month, or thirty (30) days and the new compliant amendment.	ays, whichever is longer, from a standard in compliance with 37 to 18 to	CFR 1.121 or 1.4, if the r	non-compliant		

corrected section of the non-compliant amendment in compliance with 37 CFR 1.121 or 1.4, if the non-compliant amendment is one of the following: a preliminary amendment, a non-final amendment (including a submission for a request for continued examination (RCE) under 37 CFR 1.114), a supplemental amendment filed within a suspension period under 37 CFR 1.103(a) or (c), and an amendment filed in response to a Quayle action.

Extensions of time are available under 37 CFR 1.136(a) only if the non-compliant amendment is a non-final amendment or an amendment filed in response to a Quayle action.

Failure to timely respond to this notice will result in:

Abandonment of the application if the non-compliant amendment is a non-final amendment or an amendment

Non-entry of the amendment if the non-compliant amendment is a preliminary amendment or supplemental amendment.

Legal Instruments Examiner (LIE)